1	WILMER CUTLER PICKERING	OSORIO INTERNACIONAL, P.A.
2	HALE AND DORR LLP Joshua A. Vittor (SBN 326221)	Carlos F. Osorio ( <i>pro hac vice</i> ) cosorio@osorioint.com
	joshua.vittor@wilmerhale.com	ANDRES F. REY (pro hac vice)
3	350 South Grand Avenue, Suite 2400	arey@osorioint.com
4	Los Angeles, CA 90071 USA	175 S.W. 7 Street, Suite 1900
5	Tel.: (213) 443-5300 Fax: (213) 443-5400	Miami, FL 33130
3	rax: (213) 443-3400	Tel.: (305) 900-4103
6	WILMER CUTLER PICKERING	Attorneys for Plaintiff
7	HALE AND DORR LLP	Francesco Corallo
	Nora Passamaneck (pro hac vice)	WING & CDALDING LLD
8	Nora.passamaneck@wilmerhale.com 1225 Seventeenth Street	KING & SPALDING LLP Joseph N. Akrotirianakis (SBN 197971)
9	Denver, CO 80202	jakro@kslaw.com
1.0	Tel.: (720) 274-3152	Aaron S. Craig (Bar No. 204741)
10	Fax: (720) 274-3133	acraig@kslaw.com
11		633 West Fifth Street, Suite 1700
10	Attorneys for Defendant Apple Inc.	Los Angeles, CA 90071 Tel.: (213) 443-4355
12	<i>пррие те.</i>	Fax: (213) 443-4310
13		
14		Attorneys for Defendants NSO Group
17		Technologies Ltd. and Q Cyber Technologies
15		Ltd.
16	Additional counsel on signature page.	
17		
17		
18		
19	UNITED STATES	S DISTRICT COURT
	NORTHERN DISTRICT OF CALIFORNIA	
20	NORTHERN DISTRICT OF CALIFORNIA	
21	SAN FRANCISCO DIVISION	
22	FRANCESCO CORALLO,	
22	Transelses corables,	Case No. 3:22-cv-05229
23	Plaintiff,	ORDER
24		JOINT STIPULATION TO
24	V.	CONTINUE CASE MANAGEMENT
25	NSO GROUP TECHNOLOGIES LIMITED,	CONFERENCE
26	Q CYBER TECHNOLOGIES LIMITED, and	
	APPLE INC.,	
27	Defendants.	
28		

27

28

Pursuant to N.D. Cal. Civil Local Rules 16-2(d) and 7-12, Plaintiff Francesco Corallo		
("Corallo"), Defendant Apple Inc. ("Apple"), and Defendants NSO Group Technologies Limited		
and Q Cyber Technologies Limited (the "NSO Defendants," and collectively, the "Parties"), by		
and through their respective counsel, hereby stipulate as follows:		
WHEREAS, Apple filed a Motion to Dismiss on November 4, 2022 (ECF No. 32) (the		

WHEREAS, the Court took the Apple MTD under submission on December 14, 2022

WHEREAS, on January 9, 2023, the Court issued an order continuing the initial Case Management Conference to March 2, 2023 based on the Court's "general practice . . . to continue initial Case Management Conferences when motions to dismiss are pending . . . . " (ECF No. 51 at

WHEREAS, on February 17, 2023, Apple and Corallo filed a Joint Stipulation to Continue the Case Management Conference based on the continued pendency of the Apple MTD;

WHEREAS, on February 17, 2023, the Court issued an order continuing the initial Case Management Conference to April 13, 2023 (ECF No. 55);

WHEREAS, the NSO Defendants filed a Motion to Dismiss on March 10, 2023 (ECF No.

WHEREAS, on April 6, 2023, the Court issued an order regarding Plaintiff's request to take jurisdictional discovery in connection with the NSO MTD (ECF No. 68);

WHEREAS, on April 12, 2023, the Court issued a sua sponte order continuing the initial Case Management Conference to June 15, 2023;

WHEREAS, on May 30, 2023, the NSO Defendants filed a Motion for Entry of a Limited Protective Order (For Jurisdictional Discovery), which seeks entry of a limited protective order to govern the jurisdictional discovery requested by Plaintiff in connection with the NSO MTD (ECF No. 76) (the "NSO Protective Order Motion").

WHEREAS, the Apple MTD, the NSO MTD, and the NSO Protective Order Motion each remains pending;

1	WHEREAS, consistent with the Court's general practice to continue initial Case		
2	Management Conferences while motions to dismiss remain pending, the Parties agree and reques		
3	that the Court further continue the Case Ma	nagement Conference until August 24, 2023 to allow	
4	Plaintiff and the NSO Defendants to comple	ete the limited jurisdictional discovery process and to	
5	provide the Court with time to resolve the A	Apple MTD and the NSO MTD;	
6	It is hereby stipulated and agreed, by	y and between the Parties through their undersigned	
7	counsel and subject to the Court's approval, that the Case Management Conference currently set		
8	for June 15, 2023 should be continued until August 24, 2023 or otherwise as convenient for the		
9	Court thereafter.		
10	Dated: June 7, 2023	Respectfully submitted,	
11	/s/ Joshua A. Vittor	/ s/ Carlos F. Osorio	
12	WILMER CUTLER PICKERING HALE AND DORR LLP	OSORIO INTERNACIONAL, P.A. Carlos F. Osorio ( <i>pro hac vice</i> )	
13	Joshua A. Vittor (SBN 326221)	cosorio@osorioint.com	
14	joshua.vittor@wilmerhale.com 350 South Grand Avenue, Suite 2400	ANDRES F. REY (pro hac vice) arey@osorioint.com	
	Los Angeles, CA 90071	175 S.W. 7 Street, Suite 1900	
15	Tel.: (213) 443-5300 Fax: (213) 443-5400	Miami, FL 33130 Tel.: (305) 900-4103	
16	Fax: (213) 443-3400	Tel.: (303) 900-4103	
17	WILMER CUTLER PICKERING	GEORGE J. VILA, P.A.	
10	HALE AND DORR LLP	George J. Vila (pro hac vice)	
18	Allison Bingxue Que (SBN 324044)	gvila@gjvpa.com	
19	allison.que@wilmerhale.com	201 Alhambra Circle, Suite 702	
	2600 El Camino Real, Suite 400	Coral Gables, FL 33134-5111	
20	Palo Alto, CA 94306 Tel.: (650) 858-6007	Tel.: (305) 445-2540	
21	Fax: (650) 858-6100	TRAVIS & TRAVIS	
		Monte S. Travis (SBN 84032)	
22	WILMER CUTLER PICKERING	montetravis@mac.com	
	HALE AND DORR LLP	Robert P. Travis (SBN 182667)	
23	Nora Passamaneck (pro hac vice)	robert.p.travis@icloud.com	
24	nora.passamaneck@wilmerhale.com	1160 Battery Street East, Suite 100	
~ <del>~</del>	1225 Seventeenth Street	San Francisco, CA 94111-1231	
25	Denver, CO 80202	Tel.: (415) 939-0576	
	Tel.: (720) 274-3152		
26	Fax: (720) 274-3133	Attorneys for Plaintiff	
27	Attornays for Defendant	Francesco Corallo	
	Attorneys for Defendant	Isl Agran S Craig	
28	Apple Inc.	<u>/ s/ Aaron S. Craig</u> KING & SPALDING LLP	

## 

1	Joseph N. Akrotirianakis (SBN 197971)
2	jakro@kslaw.com Aaron S. Craig (Bar No. 204741)
3	acraig@kslaw.com 633 West Fifth Street, Suite 1700
4	Los Angeles, CA 90071 Tel.: (213) 443-4355
5	Fax: (213) 443-4310
6	Attorneys for Defendants NSO Group
7	Technologies Ltd. and Q Cyber Technologies Ltd.
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

**ATTESTATION** In accordance with Civ. L.R. 5-1(h)(3), I attest that concurrence in the filing of this document has been obtained from the other Signatories, which shall serve in lieu of their signatures on the document. Dated: June 7, 2023 Respectfully submitted, /s/ Joshua A. Vittor Joshua A. Vittor 

**ORDER** PURSUANT TO STIPULATION, IT IS SO ORDERED: The Case Management Conference, set for June 15, 2023, is CONTINUED until August 24, 2023. DATED: June 8, 2023 Hon. Richard Seeborg Chief United States District Judge